As Introduced

133rd General Assembly Regular Session 2019-2020

H. B. No. 37

Representatives Antani, Holmes, G. Cosponsor: Representative Green

A BILL

То	amend sections 109.73, 715.23, 901.80, 955.01,	1
	955.02, 955.04, 955.10, 955.11, 955.12, 955.16,	2
	955.21, 955.22, 955.221, 955.222, 955.23,	3
	955.24, 955.25, 955.261, 955.39, 955.43, 955.44,	4
	955.50, and 955.54; to enact sections 955.13,	5
	955.223, 955.224, 955.225, and 955.60; and to	6
	repeal section 955.99 of the Revised Code to	7
	revise the laws governing nuisance, dangerous,	8
	and vicious dogs.	9

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 109.73, 715.23, 901.80, 955.01,	10
955.02, 955.04, 955.10, 955.11, 955.12, 955.16, 955.21, 955.22,	11
955.221, 955.222, 955.23, 955.24, 955.25, 955.261, 955.39,	12
955.43, 955.44, 955.50, and 955.54 be amended and sections	13
955.13, 955.223, 955.224, 955.225, and 955.60 of the Revised	14
Code be enacted to read as follows:	15
Sec. 109.73. (A) The Ohio peace officer training	16
boo. 1001.01 (ii) the onto peace officer craiming	
commission shall recommend rules to the attorney general with	17
respect to all of the following:	1.8

(1) The approval, or revocation of approval, of peace	19
officer training schools administered by the state, counties,	20
municipal corporations, public school districts, technical	21
college districts, and the department of natural resources;	22
(2) Minimum courses of study, attendance requirements, and	23
equipment and facilities to be required at approved state,	24
county, municipal, and department of natural resources peace	25
officer training schools;	26
(3) Minimum qualifications for instructors at approved	27
state, county, municipal, and department of natural resources	28
<pre>peace officer training schools;</pre>	29
(4) The requirements of minimum basic training that peace	30
officers appointed to probationary terms shall complete before	31
being eligible for permanent appointment, which requirements	32
shall include training in the handling of the offense of	33
domestic violence, other types of domestic violence-related	34
offenses and incidents, and protection orders and consent	35
agreements issued or approved under section 2919.26 or 3113.31	36
of the Revised Code; crisis intervention training; and training	37
in the handling of missing children and child abuse and neglect	38
cases; and training in handling violations of section 2905.32 of	39
the Revised Code; and the time within which such basic training	40
shall be completed following appointment to a probationary term;	41
(5) The requirements of minimum basic training that peace	42
officers not appointed for probationary terms but appointed on	43
other than a permanent basis shall complete in order to be	44
eligible for continued employment or permanent appointment,	45
which requirements shall include training in the handling of the	46
offense of domestic violence, other types of domestic violence-	47

related offenses and incidents, and protection orders and

consent agreements issued or approved under section 2919.26 or 49
3113.31 of the Revised Code, crisis intervention training, and 50
training in the handling of missing children and child abuse and 51
neglect cases, and training in handling violations of section 52
2905.32 of the Revised Code, and the time within which such 53
basic training shall be completed following appointment on other 54
than a permanent basis; 55

- (6) Categories or classifications of advanced in-service training programs for peace officers, including programs in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, in crisis intervention, and in the handling of missing children and child abuse and neglect cases, and in handling violations of section 2905.32 of the Revised Code, and minimum courses of study and attendance requirements with respect to such categories or classifications;
- (7) Permitting persons, who are employed as members of a campus police department appointed under section 1713.50 of the Revised Code; who are employed as police officers by a qualified nonprofit corporation police department pursuant to section 1702.80 of the Revised Code; who are appointed and commissioned as bank, savings and loan association, savings bank, credit union, or association of banks, savings and loan associations, savings banks, or credit unions police officers, as railroad police officers, or as hospital police officers pursuant to sections 4973.17 to 4973.22 of the Revised Code; or who are appointed and commissioned as amusement park police officers pursuant to section 4973.17 of the Revised Code, to attend approved peace officer training schools, including the Ohio peace officer training academy, and to receive certificates of

satisfactory completion of basic training programs, if the	80
private college or university that established the campus police	81
department; qualified nonprofit corporation police department;	82
bank, savings and loan association, savings bank, credit union,	83
or association of banks, savings and loan associations, savings	84
banks, or credit unions; railroad company; hospital; or	85
amusement park sponsoring the police officers pays the entire	86
cost of the training and certification and if trainee vacancies	87
are available;	88
(8) Permitting undercover drug agents to attend approved	89
peace officer training schools, other than the Ohio peace	90
officer training academy, and to receive certificates of	91
satisfactory completion of basic training programs, if, for each	92
undercover drug agent, the county, township, or municipal	93
corporation that employs that undercover drug agent pays the	94
entire cost of the training and certification;	95
(9)(a) The requirements for basic training programs for	96
bailiffs and deputy bailiffs of courts of record of this state	97
and for criminal investigators employed by the state public	98
defender that those persons shall complete before they may carry	99
a firearm while on duty;	100
(b) The requirements for any training received by a	101
bailiff or deputy bailiff of a court of record of this state or	102
by a criminal investigator employed by the state public defender	103
prior to June 6, 1986, that is to be considered equivalent to	104
the training described in division (A)(9)(a) of this section.	105
(10) Establishing minimum qualifications and requirements	106
for certification for dogs utilized by law enforcement agencies;	107

(11) Establishing minimum requirements for certification

of persons who are employed as correction officers in a full-	109
service jail, five-day facility, or eight-hour holding facility	110
or who provide correction services in such a jail or facility;	111
(12) Establishing requirements for the training of agents	112
of a county humane society under section 1717.06 of the Revised	113
Code, including, without limitation, a requirement that the	114
agents receive instruction on traditional animal husbandry	115
methods and training techniques, including customary owner-	116
performed practices;	117
(13) Permitting tactical medical professionals to attend	118
approved peace officer training schools, including the Ohio	119
peace officer training academy, to receive training of the type	120
described in division (A)(14) of this section and to receive	121
certificates of satisfactory completion of training programs	122
described in that division;	123
(14) The requirements for training programs that tactical	124
medical professionals shall complete to qualify them to carry	125
firearms while on duty under section 109.771 of the Revised	126
Code, which requirements shall include at least the firearms	127
training specified in division (A) of section 109.748 of the	128
Revised Code;	129
(15) Establishing requirements for the training of dog	130
wardens and deputies for the purposes of division (E) of section	131
955.12 of the Revised Code that include forty-two hours of	132
initial training and ten hours of continuing education within a	133
time period established by the commission.	134
(B) The commission shall appoint an executive director,	135
with the approval of the attorney general, who shall hold office	136
during the pleasure of the commission. The executive director	137

shall perform such duties assigned by the commission. The	138
executive director shall receive a salary fixed pursuant to	139
Chapter 124. of the Revised Code and reimbursement for expenses	140
within the amounts available by appropriation. The executive	141
director may appoint officers, employees, agents, and	142
consultants as the executive director considers necessary,	143
prescribe their duties, and provide for reimbursement of their	144
expenses within the amounts available for reimbursement by	145
appropriation and with the approval of the commission.	146
(C) The commission may do all of the following:	147
(1) Recommend studies, surveys, and reports to be made by	148
the executive director regarding the carrying out of the	149
objectives and purposes of sections 109.71 to 109.77 of the	150
Revised Code;	151
(2) Visit and inspect any peace officer training school	152
that has been approved by the executive director or for which	153
application for approval has been made;	154
(3) Make recommendations, from time to time, to the	155
executive director, the attorney general, and the general	156
assembly regarding the carrying out of the purposes of sections	157
109.71 to 109.77 of the Revised Code;	158
(4) Report to the attorney general from time to time, and	159
to the governor and the general assembly at least annually,	160
concerning the activities of the commission;	161
(5) Establish fees for the services the commission offers	162
under sections 109.71 to 109.79 of the Revised Code, including,	163
but not limited to, fees for training, certification, and	164
testing;	165

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(6) Perform such other acts as are necessary or

appropriate to carry out the powers and duties of the commission	167
as set forth in sections 109.71 to 109.77 of the Revised Code.	168
(D) In establishing the requirements, under division (A)	169
(12) of this section, the commission may consider any portions	170
of the curriculum for instruction on the topic of animal	171
husbandry practices, if any, of the Ohio state university	172
college of veterinary medicine. No person or entity that fails	173
to provide instruction on traditional animal husbandry methods	174
and training techniques, including customary owner-performed	175
practices, shall qualify to train a humane agent for appointment	176
under section 1717.06 of the Revised Code.	177
Sec. 715.23. Except as otherwise provided in section	178
955.221 955.02 of the Revised Code regarding dogs, a municipal	179
corporation may regulate, restrain, or prohibit the running at	180
large, within the municipal corporation, of cattle, horses,	181
swine, sheep, goats, geese, chickens, or other fowl or animals,	182
impound and hold the fowl or animals, and, on notice to the	183
owners, authorize the sale of the fowl or animals for the	184
penalty imposed by any ordinance, and the cost and expenses of	185
the proceedings.	186
Sec. 901.80. (A) As used in this section:	187
(1) "Agricultural production" has the same meaning as in	188
section 929.01 of the Revised Code.	189
(2) "Agritourism" means an agriculturally related	190
educational, entertainment, historical, cultural, or	191
recreational activity, including you-pick operations or farm	192
markets, conducted on a farm that allows or invites members of	193
the general public to observe, participate in, or enjoy that	194
activity.	195

(3) "Agritourism provider" means a person who owns,	196
operates, provides, or sponsors an agritourism activity or an	197
employee of such a person who engages in or provides agritourism	198
activities whether or not for a fee.	199
(4) "Farm" means land that is composed of tracts, lots, or	200
parcels totaling not less than ten acres devoted to agricultural	201
production or totaling less than ten acres devoted to	202
agricultural production if the land produces an average yearly	203
gross income of at least twenty-five hundred dollars from	204
agricultural production.	205
(5) "Participant" means an individual, other than an	206
agritourism provider, who observes or participates in an	207
agritourism activity.	208
(6) "Risk inherent in an agritourism activity" means a	209
danger or condition that is an integral part of an agritourism	210
activity, including all of the following:	211
(a) The surface and subsurface conditions of land;	212
(b) The behavior or actions of wild animals not kept by or	213
under the control of an agritourism provider;	214
(c) The behavior or actions of domestic animals other than	215
vicious or dangerous dogs as defined in section 955.11 955.21 of	216
the Revised Code;	217
(d) The ordinary dangers associated with structures or	218
equipment ordinarily used in farming or ranching operations;	219
(e) The possibility of contracting illness resulting from	220
physical contact with animals, animal feed, animal waste, or	221
surfaces contaminated by animal waste;	222
(f) The possibility that a participant may act in a	223

negligent manner, including by failing to follow instructions	224
given by the agritourism provider or by failing to exercise	225
reasonable caution while engaging in the agritourism activity	226
that may contribute to injury to that participant or another	227
participant.	228
(B) In a civil action, an agritourism provider is immune	229
from liability for any harm a participant sustains during an	230
agritourism activity if the participant is harmed as a result of	231
a risk inherent in an agritourism activity. Nothing in this	232
section requires an agritourism provider to eliminate risks	233
inherent in agritourism activities.	234
(C) An agritourism provider is not immune from civil	235
liability for harm sustained by a participant if any of the	236
following applies:	237
(1) The agritourism provider acts with a willful or wanton	238
disregard for the safety of the participant and proximately	239
causes harm to the participant.	240
(2) The agritourism provider purposefully causes harm to	241
the participant.	242
(3) The agritourism provider's actions or inactions	243
constitute criminal conduct and cause harm to the participant.	244
(4) The agritourism provider fails to post and maintain	245
signs as required by division (D) of this section.	246
(5) The agritourism provider has actual knowledge or	247
should have actual knowledge of an existing dangerous condition	248
on the land or regarding facilities or equipment on the land	249
that is not an inherent risk and does not make the dangerous	250
condition known to the participant, and the dangerous condition	251
proximately causes injury or damage to or the death of the	252

participant. 253

(D) An agritourism provider shall post and maintain signs 254 that contain the warning notice specified in this division. The 255 provider shall place a sign in a clearly visible location at or 256 near each entrance to the agritourism location or at the site of 257 each agritourism activity. The warning notice shall consist of a 258 sign in black letters with each letter to be a minimum of one 259 inch in height. The signs shall contain the following notice of 260 warning: "WARNING: Under Ohio law, there is no liability for an 261 262 injury to or death of a participant in an agritourism activity conducted at this agritourism location if that injury or death 263 results from the inherent risks of that agritourism activity. 264 Inherent risks of agritourism activities include, but are not 265 limited to, the risk of injury inherent to land, equipment, and 266 animals as well as the potential for you as a participant to act 267 in a negligent manner that may contribute to your injury or 268 death. You are assuming the risk of participating in this 269 agritourism activity." 270

Sec. 955.01. (A) (1) Except as otherwise provided in this 271 section or in sections 955.011, 955.012, and 955.16 of the 272 273 Revised Code, every person who owns, keeps, or harbors a dog more than three months of age shall file, on or after the first 274 day of the applicable December, but before the thirty-first day 275 of the applicable January, in the office of the county auditor 276 of the county in which the dog is kept or harbored, an 277 application for registration for a period of one year or three 278 years or an application for a permanent registration. The board 279 of county commissioners, by resolution, may extend the period 280 for filing the application. The application applicant shall 281 state the age, sex, color, character of hair, whether short or 282 long, and breed, if known, of the dog and the name and address 283

of the owner of the dog on the application. A Along with the	284
application, the applicant shall submit a registration fee of	285
two dollars for each year of registration for a one-year or	286
three-year registration or twenty dollars for a permanent	287
registration for each dog-shall accompany the application.	288
However, the fee may exceed that amount if a greater fee has	289
been established under division (A)(2) of this section or under	290
section 955.14 of the Revised Code.	291
(2) A board of county commissioners may establish a	292
registration fee higher than the one provided for in division	293
(A) (1) of this section for $\frac{\text{dogs}}{\text{dog}}$ more than nine months of	294
age that have-has not been spayed or neutered, except that the	295
higher registration fee permitted by this division shall does	296
not apply if <u>a-the</u> person registering <u>a-the</u> dog furnishes <u>any of</u>	297
the following with the application either a :	298
(a) A certificate from a licensed veterinarian verifying	299
that the dog should not be spayed or neutered because of its age	300
or medical condition—or—;	301
(b) A certificate from a licensed veterinarian verifying	302
that the dog should not be spayed or neutered because the dog is	303
used or intended for use for show or breeding purposes—or a :	304
(c) A certificate from the owner of the dog declaring that	305
the owner holds a valid hunting license issued by the division	306
of wildlife of the department of natural resources and that the	307
dog is used or intended for use for hunting purposes.	308
(3) If the board establishes such a fee under division (A)	309
(2) of this section, the application for registration shall	310
state whether the dog is spayed or neutered, and whether a	311
licensed veterinarian has certified that the dog should not be	312

spayed or neutered or the owner has stated that the dog is used	313
or intended to be used for hunting purposes. The board may	314
require a person who is registering a spayed or neutered dog to	315
furnish with the application a certificate from a licensed	316
veterinarian verifying that the dog is spayed or neutered.	317
(4) No person shall furnish a certificate under this	318
division that the person knows to be false.	319
(B) If the application for registration is not filed and	320
the registration fee paid, on or before the thirty-first day of	321
the applicable January of each year or, if the board of county	322
commissioners by resolution has extended the date to a date	323
later than the thirty-first day of January, the date established	324
by the board, the auditor shall assess a penalty in an amount	325
equal to the registration fee for one year upon the owner,	326
keeper, or harborer, which shall be paid with the registration	327
fee.	328
(C) An animal shelter that keeps or harbors a dog more	329
than three months of age is exempt from paying any fees imposed	330
under division (A) or (B) of this section if it is a nonprofit	331
organization that is exempt from federal income taxation under	332
subsection 501(a) and described in subsection 501(c)(3) of the	333
"Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1.	334
(D) Whoever violates division (A) (4) of this section is	335
guilty of a misdemeanor of the first degree.	336
Sec. 955.02. As used in this chapter, "dog kennel" or	337
"kennel" means an establishment that keeps, houses, and	338
maintains adult dogs, as defined in section 956.01 of the	339
Revised Code, for the purpose of breeding the dogs for a fee or-	340
other consideration received through a sale, exchange, or lease	341

and that is not a high volume breeder licensed under Chapter	342
956. of the Revised Code.	343
(A) For the purposes of this section, ordinances or	344
resolutions to control dogs include, but are not limited to,	345
ordinances or resolutions concerned with the ownership, keeping,	346
or harboring of dogs, the restraint of dogs, dogs as public	347
nuisances, and dogs as a threat to public health, safety, and	348
welfare. However, such ordinances or resolutions as permitted in	349
division (B) of this section shall not prohibit the use of any	350
dog which is lawfully engaged in hunting or training for the	351
purpose of hunting while accompanied by a licensed hunter. A dog	352
at all other times and in all other respects is subject to the	353
ordinances or resolutions permitted by this section, unless	354
actually in the field and engaged in hunting or in legitimate	355
training for such purpose.	356
(B)(1) A board of county commissioners may adopt and	357
enforce resolutions to control dogs within the unincorporated	358
areas of the county that are not otherwise in conflict with any	359
other provision of the Revised Code.	360
(2) A board of township trustees may adopt and enforce	361
resolutions to control dogs within the township that are not	362
otherwise in conflict with any other provision of the Revised	363
Code, if the township is located in a county where the board of	364
county commissioners has not adopted resolutions to control dogs	365
within the unincorporated areas of the county under this	366
section. In the event that the board of county commissioners	367
adopts resolutions to control dogs in the county after a board	368
of township trustees has adopted resolutions to control dogs	369
within the township, the resolutions adopted by the county board	370
of commissioners prevail over the resolutions adopted by the	371

board of township trustees.	372
(3) A municipal corporation may adopt and enforce	373
ordinances to control dogs within the municipal corporation that	374
are not otherwise in conflict with any other provision of the	375
Revised Code.	376
(C) No person shall violate any resolution or ordinance	377
adopted under this section.	378
(D) Whoever violates division (C) of this section is	379
guilty of a minor misdemeanor. Each day of continued violation	380
constitutes a separate offense. The mayor or clerk of the	381
municipal or county court shall distribute fines levied and	382
collected for violations of that division in accordance with	383
section 733.40, division (F) of section 1901.31, or division (C)	384
of section 1907.20 of the Revised Code to the treasury of the	385
county, township, or municipal corporation whose resolution or	386
ordinance was violated.	387
Sec. 955.04. (A) As used in this chapter, "dog kennel" or	388
"kennel" means an establishment that keeps, houses, and	389
maintains adult dogs, as defined in section 956.01 of the	390
Revised Code, for the purpose of breeding the dogs for a fee or	391
other consideration received through a sale, exchange, or lease	392
and that is not a high volume breeder licensed under Chapter	393
956. of the Revised Code.	394
(B) Every owner of a dog kennel of dogs shall, in like	395
manner as provided in section 955.01 of the Revised Code, make	396
application for the registration of such kennel, and pay to the	397
county auditor a registration fee of ten dollars for each such	398
kennel, unless a greater fee has been established under section	399
955.14 of the Revised Code. If such the application is not filed	400

and the fee paid, on or before the thirty-first day of January	401
of each year, the auditor shall assess a penalty in an amount	402
equal to the registration fee upon the owner of such kennel. The	403
payment of such the kennel registration fee shall entitle	404
entitles the licensee to not more than five tags, to bear	405
consecutive numbers and to be issued in like manner and have	406
like effect when worn by any dog owned in good faith by such	407
licensee as the tags provided for in section 955.08 of the	408
Revised Code. Upon application to the county auditor, additional	409
tags, in excess of the five tags, may be issued upon payment of	410
an additional fee of one dollar per tag.	411
Sec. 955.10. (A) No owner of a dog, except a dog	412
constantly confined to a dog kennel registered under this	413
chapter or one -licensed under Chapter 956. of the Revised Code,	414
shall fail to require the dog to wear, at all times, a valid tag	415
issued in connection with a certificate of registration. A dog	416
found not wearing at any time a valid tag shall be is prima-	417
facie evidence of lack of registration and shall subject any dog	418
found not wearing such a tag to impounding, sale, or	419
destruction.	420
(B) Whoever violates division (A) of this section is	421
guilty of a minor misdemeanor.	422
Sec. 955.11. (A) As used in this section:	423
(1)(a) "Dangerous dog" means a dog that, without	424
provocation, and subject to division (A)(1)(b) of this section,	425
has done any of the following:	426
(i) Caused injury, other than killing or serious injury,	427
to any person;	428
(ii) Killed another dog;	429

(iii) Been the subject of a third or subsequent violation	430
of division (C) of section 955.22 of the Revised Code.	431
(b) "Dangerous dog" does not include a police dog that has	432
caused injury, other than killing or serious injury, to any	433
person or has killed another dog while the police dog is being	434
used to assist one or more law enforcement officers in the	435
performance of their official duties.	436
(2) "Menacing fashion" means that a dog would cause any	437
person being chased or approached to reasonably believe that the	438
dog will cause physical injury to that person.	439
(3) (a) Subject to division (A) (3) (b) of this section,	440
"nuisance dog" means a dog that without provocation and while-	441
off the premises of its owner, keeper, or harborer has chased or-	442
approached a person in either a menacing fashion or an apparent	443
attitude of attack or has attempted to bite or otherwise	444
endanger any person.	445
(b) "Nuisance dog" does not include a police dog that	446
while being used to assist one or more law enforcement officers	447
in the performance of official duties has chased or approached a	448
person in either a menacing fashion or an apparent attitude of	449
attack or has attempted to bite or otherwise endanger any	450
person.	451
(4) "Police dog" means a dog that has been trained, and	452
may be used, to assist one or more law enforcement officers in	453
the performance of their official duties.	454
(5) "Serious injury" means any of the following:	455
(a) Any physical harm that carries a substantial risk of	456
doath.	157

(b) Any physical harm that involves a permanent	458
incapacity, whether partial or total, or a temporary,	459
substantial incapacity;	460
(c) Any physical harm that involves a permanent	461
disfigurement or a temporary, serious disfigurement;	462
(d) Any physical harm that involves acute pain of a	463
duration that results in substantial suffering or any degree of	464
prolonged or intractable pain.	465
(6)(a) "Vicious dog" means a dog that, without provocation	466
and subject to division (A)(6)(b) of this section, has killed or	467
caused serious injury to any person.	468
(b) "Vicious dog" does not include either of the	469
following:	470
(i) A police dog that has killed or caused serious injury	471
to any person while the police dog is being used to assist one	472
or more law enforcement officers in the performance of their	473
official duties;	474
(ii) A dog that has killed or caused serious injury to any	475
person while a person was committing or attempting to commit a	476
trespass or other criminal offense on the property of the owner,	477
keeper, or harborer of the dog.	478
(7) "Without provocation" means that a dog was not teased,	479
tormented, or abused by a person, or that the dog was not coming	480
to the aid or the defense of a person who was not engaged in	481
illegal or criminal activity and who was not using the dog as a	482
means of carrying out such activity.	483
(B) Upon the transfer of ownership of any dog, the seller	484
of the dog shall give the buyer a transfer of ownership	485

certificate that shall be signed by the seller. The certificate	486
shall contain the registration number of the dog, the name of	487
the seller, and a brief description of the dog. Blank forms of-	488
the certificate may be obtained from the county auditor. A	489
transfer of ownership shall be recorded by the auditor upon	490
presentation of a transfer of ownership certificate that is	491
signed by the former owner of a dog and that is accompanied by a	492
fee of five dollars.	493
(C) Prior to the transfer of ownership or possession of	494
any dog, upon the buyer's or other transferee's request, the	495
seller or other transferor of the dog shall give to the person a	496
written notice relative to the behavior and propensities of the-	497
dog.	498
(D) Within ten days after the transfer of ownership or	499
possession of any dog, if the seller or other transferor of the	500
dog has knowledge that the dog is a dangerous dog, the seller or	501
other transferor shall give to the buyer or other transferee,	502
the board of health for the district in which the buyer or other	503
transferee resides, and the dog warden of the county in which	504
	505
the buyer or other transferee resides, a completed copy of a	
written form on which the seller shall furnish the following	506
information:	507
(1) The name and address of the buyer or other transferee	508
of the dog;	509
(2) The age, sex, color, breed, and current registration	510
number of the dog.	511
	011
In addition, the seller shall answer the following-	512
questions, which shall be specifically stated on the form as	513
follows:	514

"Has the dog ever chased or attempted to attack or bite a	515
person? If yes, describe the incident(s) in which the behavior	516
occurred."	517
"Has the dog ever bitten a person? If yes, describe the	518
incident(s) in which the behavior occurred."	519
"Has the dog ever seriously injured or killed a person? If	520
yes, describe the incident(s) in which the behavior occurred."	521
The dog warden of the county in which the seller resides	522
shall furnish the form to the seller at no cost.	523
(E) No seller or other transferor of a dog shall fail to	524
comply with the applicable requirements of divisions (B) to (D)	525
of this section.	526
(A) No owner, keeper, or harborer of a dog more than three	527
months of age or an owner of a dog kennel shall fail to file the	528
registration application required by section 955.01 of the	529
Revised Code. No such owner, keeper, harborer, or dog kennel	530
owner shall fail to pay the associated legal fee.	531
(B) Whoever violates division (A) of this section shall be	532
fined not less than twenty-five dollars or more than one hundred	533
dollars on a first offense, and on each subsequent offense, not	534
less than seventy-five dollars or more than two hundred fifty	535
dollars and may be imprisoned for not more than thirty days.	536
Sec. 955.12. (A) Except as provided in section 955.121 of	537
Revised Code, a board of county commissioners shall appoint or	538
employ a county dog warden and deputies in such number, for such	539
periods of time, and at such compensation as the board considers	540
necessary to enforce sections 955.01 to 955.27—and, 955.50 to	541
955.53 955.54, and 955.60 of the Revised Code.	542

The warden and deputies shall give bond in a sum not less	543
than five hundred dollars and not more than two thousand	544
dollars, as set by the board, conditioned for the faithful	545
performance of their duties. The bond or bonds may, in the	546
discretion of the board, be individual or blanket bonds. The	547
bonds shall be filed with the county auditor of their respective	548
counties.	549

(B) The warden and deputies shall make a record of all 550 dogs owned, kept, and harbored in their respective counties. 551 They shall patrol their respective counties and seize and 552 impound on sight all dogs found running at large and all dogs 553 more than three months of age found not wearing a valid 554 registration tag, except any dog that wears a valid registration 555 tag and is: on the premises of its owner, keeper, or harborer, 556 under the reasonable control of its owner or some other person, 557 hunting with its owner or its handler at a field trial, kept 558 constantly confined in a dog kennel registered under this 559 chapter or one licensed under Chapter 956. of the Revised Code, 560 or acquired by, and confined on the premises of, an institution 561 or organization of the type described in section 955.16 of the 562 Revised Code. A dog that wears a valid registration tag may be 563 seized on the premises of its owner, keeper, or harborer and 564 impounded only in the event of a natural disaster. 565

(C) If a dog warden has reason to believe that a dog is

being treated inhumanely on the premises of its owner, keeper,

or harborer, the warden shall apply to the court of common pleas

for the county in which the premises are located for an order to

enter the premises, and if necessary, seize the dog. If the

court finds probable cause to believe that the dog is being

treated inhumanely, it shall issue such an order.

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(D) The warden and deputies shall also make weekly	573
reports, in writing, to the board in their respective counties	574
of all dogs seized, impounded, redeemed, and destroyed.	575
(E) The wardens and deputies shall—have the same police	576
powers, including the authority to make arrests, as are	577
conferred upon sheriffs and police officers in the performance	578
of their duties as prescribed by sections 955.01 to 955.27—and—	579
955.50 to 955.53 <u>955.54</u> , and <u>955.60</u> of the Revised Code. They	580
shall—also have power to summon the assistance of bystanders in	581
performing their duties and may serve writs and other legal	582
processes issued by any court in their respective counties with	583
reference to enforcing those sections. County auditors may	584
deputize the wardens or deputies to issue dog licenses as	585
provided in sections 955.01 and 955.14 of the Revised Code.	586
(F) Whenever any person files an affidavit in a court of	587
competent jurisdiction that there is a dog running at large that	588
is not kept constantly confined either in a dog kennel	589
registered under this chapter or one licensed under Chapter 956.	590
of the Revised Code or on the premises of an institution or	591
organization of the type described in section 955.16 of the	592
Revised Code or that a dog is kept or harbored in the warden's	593
jurisdiction without being registered as required by law, the	594
court shall immediately order the warden to seize and impound	595
the dog. Thereupon the warden shall immediately seize and	596
impound the dog complained of. The warden shall give immediate	597
notice by certified mail to the owner, keeper, or harborer of	598
the dog seized and impounded by the warden, if the owner,	599
keeper, or harborer can be determined from the current year's	600
registration list maintained by the warden and the county	601
auditor of the county where the dog is registered, that the dog	602

has been impounded and that, unless the dog is redeemed within

fourteen days of the date of the notice, it may thereafter be	604
sold or destroyed according to law. If the owner, keeper, or	605
harborer cannot be determined from the current year's	606
registration list maintained by the warden and the county	607
auditor of the county where the dog is registered, the officer	608
shall post a notice in the pound or animal shelter both	609
describing the dog and place where seized and advising the	610
unknown owner that, unless the dog is redeemed within three	611
days, it may thereafter be sold or destroyed according to law.	612
Sec. 955.13. (A) Upon the transfer of ownership of any	613
dog, the seller of the dog shall give the buyer a transfer of	614
ownership certificate signed by the seller. The seller shall	615
include on the certificate the registration number of the dog,	616
the name of the seller, and a brief description of the dog. The	617
county auditor shall provide blank forms of the certificate upon	618
request. The county auditor shall record a transfer of ownership	619
upon presentation of a transfer of ownership certificate that is	620
signed by the former owner of a dog and that is accompanied by a	621
fee of five dollars.	622
(B) Prior to the transfer of ownership or possession of a	623
dog, upon the buyer's or other transferee's request, the seller	624
or other transferor of the dog shall give to the person a	625
written notice relative to the behavior and propensities of the	626
dog.	627
(C) Not later than ten days after the transfer of	628
ownership or possession of any dog, if the seller or other	629
transferor of the dog has knowledge that the dog is a dangerous	630
dog, the seller or other transferor shall give to the buyer or	631
other transferee, the board of health of the health district in	632
which the buyer or other transferee resides, and the dog warden	633

of the county in which the buyer or other transferee resides a	634
completed copy of a written form on which the seller shall	635
furnish the following information:	636
(1) The name and address of the buyer or other transferee	637
	638
of the dog;	030
(2) The age, sex, color, breed, and current registration	639
number of the dog.	640
In addition, the seller shall answer the following	641
questions that shall be specifically stated on the form as	642
follows:	643
"Has the dog ever chased or attempted to attack or bite a	644
person? If yes, describe the incident(s) in which the behavior	645
occurred."	646
"Has the dog ever bitten a person? If yes, describe the	647
	648
<pre>incident(s) in which the behavior occurred."</pre>	040
"Has the dog ever seriously injured or killed a person? If	649
yes, describe the incident(s) in which the behavior occurred."	650
The dog warden of the county in which the seller resides	651
shall furnish the form to the seller at no cost.	652
(D) No seller or other transferor of a dog shall fail to	653
comply with the applicable requirements of this section.	654
(E) Whoever violates division (D) of this section is	655
quilty of a misdemeanor of the fourth degree on a first offense	656
and a misdemeanor of the third degree on each subsequent	657
offense.	658
Sec. 955.16. (A) Dogs that have been seized by the county	659
dog warden and impounded shall be kept, housed, and fed for	660

three days for the purpose of redemption, as provided by section	661
955.18 of the Revised Code, unless any of the following applies:	662
(1) Immediate humane destruction of the dog is necessary	663
because of obvious disease or injury. If the diseased or injured	664
dog is registered, as determined from the current year's	665
registration list maintained by the warden and the county	666
auditor of the county where the dog is registered, the necessity	667
of destroying the dog shall be certified by a licensed	668
veterinarian or a registered veterinary technician. If the dog	669
is not registered, the decision to destroy it shall be made by	670
the warden.	671
(2) The dog is currently registered on the registration	672
list maintained by the warden and the auditor of the county	673
where the dog is registered and the attempts to notify the	674
owner, keeper, or harborer under section 955.12 of the Revised	675
Code have failed, in which case the dog shall be kept, housed,	676
and fed for fourteen days for the purpose of redemption.	677
(3) The warden has contacted the owner, keeper, or	678
harborer under section 955.12 of the Revised Code, and the	679
owner, keeper, or harborer has requested that the dog remain in	680
the pound or animal shelter until the owner, harborer, or keeper	681
redeems the dog. The time for such redemption shall be not more	682
than forty-eight hours following the end of the appropriate	683
redemption period.	684
At any time after such periods of redemption, any dog not	685
redeemed shall be donated to any nonprofit special agency that	686
is engaged in the training of any type of assistance dogs and	687
that requests that the dog be donated to it. Any dog not	688
redeemed that is not requested by such an agency may be sold,	689

except that no dog sold to a person other than a nonprofit

H. B. No. 37
Page 25
As Introduced

teaching or research institution or organization of the type

described in division (B) of this section shall be discharged

from the pound or animal shelter until the animal has been

registered and furnished with a valid registration tag.

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(B) Any dog that is not redeemed within the applicable 695 period as specified in this section or section 955.12 of the 696 Revised Code from the time notice is mailed to its owner, 697 keeper, or harborer or is posted at the pound or animal shelter, 698 as required by section 955.12 of the Revised Code, and that is 699 700 not required to be donated to a nonprofit special agency engaged in the training of any type of assistance dogs may, upon payment 701 to the dog warden or poundkeeper of the sum of three dollars, be 702 sold to any nonprofit Ohio institution or organization that is 703 certified by the director of health as being engaged in teaching 704 or research concerning the prevention and treatment of diseases 705 of human beings or animals. Any dog that is donated to a 706 nonprofit special agency engaged in the training of any type of 707 assistance dogs in accordance with division (A) of this section 708 and any dog that is sold to any nonprofit teaching or research 709 institution or organization shall be discharged from the pound 710 or animal shelter without registration and may be kept by the 711 agency or by the institution or organization without 712 registration so long as the dog is being trained, or is being 713 used for teaching and research purposes. 714

Any institution or organization certified by the director 715 that obtains dogs for teaching and research purposes pursuant to 716 this section shall, at all reasonable times, make the dogs 717 available for inspection by agents of the Ohio humane society, 718 appointed pursuant to section 1717.04 of the Revised Code, and 719 agents of county humane societies, appointed pursuant to section 720 1717.06 of the Revised Code, in order that the agents may 721

prevent the perpetration of any act of cruelty, as defined in	722
section 1717.01 of the Revised Code, to the dogs.	723
(C) Any dog that the dog warden or poundkeeper is unable	724
to dispose of, in the manner provided by this section and	725
section 955.18 of the Revised Code, may be humanely destroyed,	726
except that no dog shall be destroyed until twenty-four hours	727
after it has been offered to a nonprofit teaching or research	728
institution or organization, as provided in this section, that	729
has made a request for dogs to the dog warden or poundkeeper.	730
(D) An owner of a dog that is wearing a valid registration	731
tag who presents the dog to the dog warden or poundkeeper may	732
specify in writing that the dog shall not be offered to a	733
nonprofit teaching or research institution or organization, as	734
provided in this section.	735
(E) A record of all dogs impounded, the disposition of the	736
same, the owner's name and address, if known, and a statement of	737
costs assessed against the dogs shall be kept by the	738
poundkeeper, and the poundkeeper shall furnish a transcript	739
thereof to the county treasurer quarterly.	740
A record of all dogs received and the source that supplied	741
them shall be kept, for a period of three years from the date of	742
acquiring the dogs, by all institutions or organizations engaged	743
in teaching or research concerning the prevention and treatment	744
of diseases of human beings or animals.	745
(F) No person shall destroy any dog by the use of a high	746
altitude decompression chamber or by any method other than a	747
method that immediately and painlessly renders the dog initially	748
unconscious and subsequently dead.	749
(G) Whoever violates division (F) of this section is_	750

guilty of a misdemeanor of the fourth degree.	751
Sec. 955.21. No owner, keeper, or harborer of a dog more-	752
than three months of age, nor owner of a dog kennel, shall fail	753
to file the application for registration required by section	754
955.01 of the Revised Code, nor shall he fail to pay the legal	755
fee therefor. As used in this chapter:	756
(A)(1) "Dangerous dog" means a dog to which any of the	757
following apply:	758
(a) The dog has caused injury to any person.	759
(b) The dog has caused injury, serious injury, or death to	760
another dog.	761
(c) The dog has been the subject of three or more	762
violations of division (B) of section 955.22 of the Revised Code	763
and the owner, keeper, or harborer of the dog has plead guilty	764
to or been convicted of three or more of those violations.	765
(2) "Dangerous dog" does not include any of the following:	766
(a) A police dog that has caused injury, serious injury,	767
or death to any person or dog while the police dog is being used	768
to assist one or more law enforcement officers in the	769
performance of their official duties;	770
(b) A dog that has caused injury to any person while a	771
person was committing or attempting to commit a trespass or	772
other criminal offense on the property of the owner, keeper, or	773
harborer of the dog;	774
(c) A dog that is kept or harbored on a farm that has	775
injured, seriously injured, or killed another dog that has	776
either come onto the property of the farm or disrupted the	777
duties of the farm dog.	778

(B) "Death" includes death of a dog by euthanasia when	779
recommended by a veterinarian, registered veterinary technician,	780
or county dog warden after evaluation of a dog's injuries.	781
(C) "Menacing fashion" means that a dog would cause any	782
person being chased or approached to reasonably believe that the	783
dog will cause physical injury to that person.	784
(D)(1) "Nuisance dog" means a dog that, while off the	785
premises of its owner, keeper, or harborer, has chased or	786
approached a person in either a menacing fashion or an apparent	787
attitude of attack or has attempted to bite or otherwise	788
endanger any person.	789
(2) "Nuisance dog" does not include a police dog that	790
while being used to assist one or more law enforcement officers	791
in the performance of their official duties has chased or	792
approached a person in either a menacing fashion or an apparent	793
attitude of attack or has attempted to bite or otherwise	794
endanger any person.	795
(E) "Police dog" means a dog that has been trained, and	796
may be used, to assist one or more law enforcement officers in	797
the performance of their official duties.	798
(F) "Serious injury" means any of the following:	799
(1) Any physical harm that carries a substantial risk of	800
death;	801
(2) Any physical harm that involves a permanent	802
incapacity, whether partial or total, or a temporary,	803
substantial incapacity;	804
(3) Any physical harm that involves a permanent	805
disfigurement or a temporary, serious disfigurement:	806

(4) Any physical harm that involves acute pain of a	807
duration that results in substantial suffering or any degree of	808
prolonged or intractable pain.	809
(G) (1) "Vicious dog" means a dog that has done any of the	810
<pre>following:</pre>	811
(a) Caused serious injury or death to any person;	812
(b) Caused injury to any person after being designated a	813
dangerous dog in accordance with section 955.222 of the Revised	814
Code;	815
(c) Caused serious injury or death to another dog after	816
being designated a dangerous dog in accordance with section	817
955.222 of the Revised Code.	818
(2) "Vicious dog" does not include any of the following:	819
(a) A police dog that has caused injury, serious injury,	820
or death to any person or dog while the police dog is being used	821
to assist one or more law enforcement officers in the	822
performance of their official duties;	823
(b) A dog that has injured, seriously injured, or killed	824
any person or dog while a person was committing or attempting to	825
commit a trespass or other criminal offense on the property of	826
the owner, keeper, or harborer of the dog;	827
(c) A dog that is kept or harbored on a farm that has	828
injured, seriously injured, or killed another dog that has	829
either come onto the property of the farm or disrupted the	830
duties of the farm dog.	831
Sec. 955.22. (A) As used in this section, "dangerous dog"	832
has the same meaning as in section 955.11 of the Revised Code.	833

(B) No owner, keeper, or harborer of any female dog shall	834
permit it the dog to go beyond the premises of the owner,	835
keeper, or harborer at any time the dog is in heat unless the	836
dog is properly in leash.	837
(C) (B) Except when a dog is lawfully engaged in hunting	838
and accompanied by the owner, keeper, harborer, or handler of	839
the dog, no owner, keeper, or harborer of any dog shall fail at	840
any time to do either of the following:	841
(1) Keep the dog physically confined or restrained upon	842
the premises of the owner, keeper, or harborer by a leash,	843
tether, adequate fence, supervision, or secure enclosure to	844
prevent escape;	845
(2) Keep the dog under the reasonable control of some	846
person.	847
(D) Except when a dangerous dog is lawfully engaged in	848
hunting or training for the purpose of hunting and is-	849
accompanied by the owner, keeper, harborer, or handler of the	850
dog, no owner, keeper, or harborer of a dangerous dog shall fail-	851
to do either of the following:	852
(1) While that dog is on the premises of the owner,	853
keeper, or harborer, securely confine it at all times in a	854
locked pen that has a top, locked fenced yard, or other locked	855
enclosure that has a top;	856
(2) While that dog is off the premises of the owner,	857
keeper, or harborer, keep that dog on a chain link leash or	858
tether that is not more than six feet in length and additionally	859
do at least one of the following:	860
(a) Keep that dog in a locked pen that has a top, locked	861
fenced yard, or other locked enclosure that has a top;	862

(b) Have the leash or tether controlled by a person who is	863
of suitable age and discretion or securely attach, tie, or affix	864
the leash or tether to the ground or a stationary object or	865
fixture so that the dog is adequately restrained and station	866
such a person in close enough proximity to that dog so as to	867
prevent it from causing injury to any person;	868
(c) Muzzle that dog.	869
(E) No person who has been convicted of or pleaded guilty	870
to three or more violations of division (C) of this section	871
involving the same dog and no owner, keeper, or harborer of a	872
dangerous dog shall fail to do the following:	873
(1) Obtain liability insurance with an insurer authorized	874
to write liability insurance in this state providing coverage in	875
each occurrence because of damage or bodily injury to or death	876
of a person caused by the dangerous dog if so ordered by a court	877
and provide proof of that liability insurance upon request to	878
any law enforcement officer, county dog warden, or public health	879
official charged with enforcing this section;	880
(2) Obtain a dangerous dog registration certificate from	881
the county auditor pursuant to division (I) of this section,	882
affix a tag that identifies the dog as a dangerous dog to the	883
dog's collar, and ensure that the dog wears the collar and tag-	884
<pre>at all times;</pre>	885
(3) Notify the local dog warden immediately if any of the	886
following occurs:	887
(a) The dog is loose or unconfined.	888
(b) The dog bites a person, unless the dog is on the	889
property of the owner of the dog, and the person who is bitten	890
is unlawfully trespassing or committing a criminal act within	891

the boundaries of that property.	892
(c) The dog attacks another animal while the dog is off-	893
the property of the owner of the dog.	894
(4) If the dog is sold, given to another person, or dies,	895
notify the county auditor within ten days of the sale, transfer,	896
or death.	897
(F) No person shall do any of the following:	898
(1) Debark or surgically silence a dog that the person-	899
knows or has reason to believe is a dangerous dog;	900
(2) Possess a dangerous dog if the person knows or has	901
reason to believe that the dog has been debarked or surgically	902
silenced;	903
(3) Falsely attest on a waiver form provided by the	904
veterinarian under division (G) of this section that the	905
person's dog is not a dangerous dog or otherwise provide false	906
information on that written waiver form.	907
(G) Before a veterinarian debarks or surgically silences a	908
dog, the veterinarian may give the owner of the dog a written	909
waiver form that attests that the dog is not a dangerous dog.	910
The written waiver form shall include all of the following:	911
(1) The veterinarian's license number and current business-	912
address;	913
(2) The number of the license of the dog if the dog is	914
licensed;	915
(3) A reasonable description of the age, coloring, and	916
gender of the dog as well as any notable markings on the dog;	917
(4) The signature of the owner of the dog attesting that	918

the owner's dog is not a dangerous dog;	919
(5) A statement that division (F) of section 955.22 of the	920
Revised Code prohibits any person from doing any of the	921
following:	922
(a) Debarking or surgically silencing a dog that the	923
person knows or has reason to believe is a dangerous dog;	924
(b) Possessing a dangerous dog if the person knows or has	925
reason to believe that the dog has been debarked or surgically	926
silenced;	927
(c) Falsely attesting on a waiver form provided by the	928
veterinarian under division (G) of section 955.22 of the Revised	929
Code that the person's dog is not a dangerous dog or otherwise-	930
provide false information on that written waiver form.	931
(H) It is an affirmative defense to a charge of a	932
violation of division (F) of this section that the veterinarian	933
who is charged with the violation obtained, prior to debarking	934
or surgically silencing the dog, a written waiver form that	935
complies with division (G) of this section and that attests that-	936
the dog is not a dangerous dog.	937
(I) (1) The county auditor shall issue a dangerous dog	938
registration certificate to a person who is the owner of a dog,	939
who is eighteen years of age or older, and who provides the	940
following to the county auditor:	941
(a) A fee of fifty dollars;	942
(b) The person's address, phone number, and other	943
appropriate means for the local dog warden or county auditor to	944
contact the person;	945
(c) With respect to the person and the dog for which the	946

registration is sought, all of the following:	947
(i) Either satisfactory evidence of the dog's current	948
rabies vaccination or a statement from a licensed veterinarian	949
that a rabies vaccination is medically contraindicated for the	950
dog;	951
(ii) Either satisfactory evidence of the fact that the dog-	952
has been neutered or spayed or a statement from a licensed-	953
veterinarian that neutering or spaying of the dog is medically	954
<pre>contraindicated;</pre>	955
(iii) Satisfactory evidence of the fact that the person-	956
has posted and will continue to post clearly visible signs at	957
the person's residence warning both minors and adults of the	958
presence of a dangerous dog on the property;	959
(iv) Satisfactory evidence of the fact that the dog has-	960
been permanently identified by means of a microchip and the	961
dog's microchip number.	962
(2) Upon the issuance of a dangerous dog registration	963
certificate to the owner of a dog, the county auditor shall	964
provide the owner with a uniformly designed tag that identifies	965
the animal as a dangerous dog. The owner shall renew the	966
certificate annually for the same fee and in the same manner as-	967
the initial certificate was obtained. If a certificate holder-	968
relocates to a new county, the certificate holder shall follow-	969
the procedure in division (I) (3) (b) of this section and, upon-	970
the expiration of the certificate issued in the original county,	971
shall renew the certificate in the new county.	972
(3)(a) If the owner of a dangerous dog for whom a	973
registration certificate has previously been obtained relocates	974
to a new address within the same county, the owner shall provide	975

notice of the new address to the county auditor within ten days	976
of relocating to the new address.	977
(b) If the owner of a dangerous dog for whom a	978
registration certificate has previously been obtained relocates-	979
to a new address within another county, the owner shall do both	980
of the following within ten days of relocating to the new	981
address:	982
(i) Provide written notice of the new address and a copy	983
of the original dangerous dog registration certificate to the	984
county auditor of the new county;	985
(ii) Provide written notice of the new address to the	986
county auditor of the county where the owner previously resided.	987
(4) The owner of a dangerous dog shall present the	988
dangerous dog registration certificate upon being requested to	989
do so by any law enforcement officer, dog warden, or public-	990
health official charged with enforcing this section.	991
(5) The fees collected pursuant to this division shall be	992
deposited in the dog and kennel fund of the county.	993
(C) In a prosecution for a violation of division (B) of	994
this section in connection with a dog that has caused injury or	995
serious injury to or the death of a person or dog, any of the	996
following may be asserted as an affirmative defense, as	997
applicable:	998
(1) The dog or the dog's offspring was willfully teased,	999
tormented, or abused by a person.	1000
(2) The dog was coming to the aid or defense of a person	1001
who was not engaged in illegal or criminal activity and who was	1002
not using the dog as a means of carrying out such activity.	1003

(3) The dog was responding to its own pain or injury.	1004
(4) The person toward whom the dog's behavior was directed	1005
was intervening between two or more animals engaged in	1006
aggressive behavior or fighting.	1007
(5) The dog caused injury or serious injury to a person or	1008
killed a person while the person was committing or attempting to	1009
commit a trespass or other criminal offense on the property of	1010
the owner, keeper, or harborer of the dog.	1011
(D) (1) Unless division (G) of this section applies,	1012
whoever violates division (B) of this section that involves a	1013
dog that has not been designated a nuisance, dangerous, or	1014
vicious dog or whoever violates division (A) of this section	1015
shall be fined not less than twenty-five dollars or more than	1016
one hundred dollars on a first offense. On each subsequent	1017
offense, the offender shall be fined not less than seventy-five	1018
dollars or more than two hundred fifty dollars and may be	1019
imprisoned for not more than thirty days.	1020
(2) In addition to the penalties prescribed in division	1021
(D) (1) of this section, the court may order the offender to	1022
personally supervise the dog that the offender owns, keeps, or	1023
harbors, to require that dog to complete dog obedience training,	1024
or to do both.	1025
(E) (1) Unless division (G) of this section applies,	1026
whoever violates division (B) of this section that involves a	1027
dog that has been designated a nuisance dog is guilty of a minor	1028
misdemeanor on the first offense and a misdemeanor of the fourth	1029
degree on each subsequent offense involving the same dog. Upon a	1030
third offense of division (B) of this section involving the same	1031
dog that has been designated a nuisance dog, the court shall	1032

require the offender to register the dog as a dangerous dog.	1033
(2) In addition to the penalties prescribed in division	1034
(E) (1) of this section, the court may order the offender to	1035
personally supervise the nuisance dog that the offender owns,	1036
keeps, or harbors, to require that dog to complete dog obedience	1037
training, or to do both.	1038
(F) Unless division (G) of this section applies, whoever	1039
violates division (B) of this section that involves a dog that	1040
has been designated a dangerous or vicious dog is guilty of a	1041
misdemeanor of the fourth degree on a first offense and a	1042
misdemeanor of the third degree on each subsequent offense.	1043
Additionally, the court shall do one of the following:	1044
(1) Order the offender to personally supervise the	1045
dangerous or vicious dog that the offender owns, keeps, or	1046
harbors, require that dog to complete dog obedience training, or	1047
do both and order the offender to obtain liability insurance	1048
pursuant to division (B) of section 955.223 of the Revised Code.	1049
(2) Order the dangerous or vicious dog to be humanely	1050
destroyed by a licensed veterinarian, the county dog warden, or	1051
the county humane society at the owner's expense.	1052
(G) Whoever violates division (B) of this section	1053
involving any dog that causes injury, serious injury, or death	1054
to a person or dog is quilty of one of the following, as	1055
<pre>applicable:</pre>	1056
(1) A misdemeanor of the first degree if the dog causes	1057
injury, other than serious injury, to a person or causes injury,	1058
serious injury, or death to another dog. Additionally, if the	1059
dog causes injury to a person or injury or serious injury to	1060
another dog, the court may order that the dog be humanely	1061

destroyed by a licensed veterinarian, the county dog warden, or	1062
the county humane society at the owner's expense. If the dog	1063
kills another dog, the court shall order that the dog be	1064
humanely destroyed in such a manner.	1065
(2) A felony of the fifth degree if the dog kills or	1066
causes serious injury to a person. Additionally, if the dog	1067
kills a person, the court shall order that the dog be humanely	1068
destroyed by a licensed veterinarian, the county dog warden, or	1069
the county humane society at the owner's expense. If the dog	1070
causes serious injury to a person, the court may order that the	1071
dog be humanely destroyed in such a manner.	1072
(3) A felony of the fifth degree if the dog causes either	1073
injury, other than serious injury, to a person or causes injury,	1074
serious injury, or death to another dog and the offender has	1075
previously violated this section and been sentenced under	1076
division (G)(1) or (2) of this section. Additionally, if the dog	1077
causes injury to a person or injury or serious injury to another	1078
dog, the court may order that the dog be humanely destroyed by a	1079
licensed veterinarian, the county dog warden, or the county	1080
humane society at the owner's expense. If the dog kills another	1081
dog, the court shall order that the dog be humanely destroyed in	1082
<pre>such a manner.</pre>	1083
(4) A felony of the fourth degree if the dog kills or	1084
causes serious injury to a person and the offender has	1085
previously violated this section and been sentenced under	1086
division (G)(1), (2), or (3) of this section. Additionally, if	1087
the dog kills a person, the court shall order that the dog be	1088
humanely destroyed by a licensed veterinarian, the county dog	1089
warden, or the county humane society at the owner's expense. If	1090
the dog causes serious injury to a person, the court may order	1091

that the dog be humanely destroyed in such a manner.	1092
(H) If a violation of division (B) of this section	1093
involves a dog that has been designated a dangerous dog or	1094
involves a person that is subject to sentencing under divisions	1095
(G)(1) to (4) of this section, the dog that is the subject of	1096
the violation shall be confined or restrained in accordance with	1097
division (A) of section 955.223 of the Revised Code or at the	1098
county dog pound at the owner's expense until the court makes a	1099
final determination and during the pendency of any appeal of the	1100
violation.	1101
(I) If the court, when authorized to do so, does not order	1102
a dog to be humanely destroyed under division (G) of this	1103
section, the court shall issue an order that specifies that	1104
division (C) of section 955.13 and sections 955.223, 955.224,	1105
955.225, and 955.54 of the Revised Code apply with respect to	1106
the dog and the owner, keeper, or harborer of the dog as if the	1107
dog were a dangerous dog.	1108
Sec. 955.221. (A) For the purposes of this section,	1109
ordinances or resolutions to control dogs include, but are not	1110
limited to, ordinances or resolutions concerned with the	1111
ownership, keeping, or harboring of dogs, the restraint of dogs,	1112
dogs as public nuisances, and dogs as a threat to public health,	1113
safety, and welfare, except that such ordinances or resolutions-	1114
as permitted in division (B) of this section shall not prohibit	1115
the use of any dog which is lawfully engaged in hunting or	1116
training for the purpose of hunting while accompanied by a	1117
licensed hunter. However, such dogs at all other times and in-	1118
all other respects shall be subject to the ordinance or	1119
resolution permitted by this section, unless actually in the	1120
field and engaged in hunting or in legitimate training for such	1121

purpose.	1122
(B)(1) A board of county commissioners may adopt and	1123
enforce resolutions to control dogs within the unincorporated	1124
areas of the county that are not otherwise in conflict with any	1125
other provision of the Revised Code.	1126
(2) A board of township trustees may adopt and enforce	1127
resolutions to control dogs within the township that are not	1128
otherwise in conflict with any other provision of the Revised	1129
Code, if the township is located in a county where the board of	1130
county commissioners has not adopted resolutions to control dogs	1131
within the unincorporated areas of the county under this-	1132
section. In the event that the board of county commissioners	1133
adopts resolutions to control dogs in the county after a board-	1134
of township trustees has adopted resolutions to control dogs	1135
within the township, the resolutions adopted by the county board	1136
of commissioners prevail over the resolutions adopted by the	1137
board of township trustees.	1138
(3) A municipal corporation may adopt and enforce	1139
ordinances to control dogs within the municipal corporation that	1140
are not otherwise in conflict with any other provision of the	1141
Revised Code.	1142
(C) No person shall violate any resolution or ordinance	1143
adopted under this section.	1144
(A) If a dog is confined at the county dog pound pursuant	1145
to section 955.22, 955.222, or 955.225 of the Revised Code, the	1146
county dog warden shall give written notice of the confinement	1147
to the owner of the dog. If the county dog warden is unable to	1148
give the notice to the owner of the dog, the county dog warden	1149
shall post the notice on the door of the residence of the owner	1150

of the dog or in another conspicuous place on the premises at	1151
which the dog was seized. The notice shall include a statement	1152
that a security in the amount of one hundred dollars is due to	1153
the county dog warden within ten days. The purpose of the	1154
security is to secure payment of all reasonable expenses,	1155
including medical care and boarding of the dog for sixty days,	1156
expected to be incurred by the county dog pound in caring for	1157
the dog during the pendency of court proceedings. The county dog	1158
warden may draw from the security any actual costs incurred in	1159
caring for the dog.	1160
(B) If the person ordered to post security under division	1161
(A) of this section does not do so within ten days of the	1162
confinement of the animal, the dog is forfeited, and the county	1163
dog warden may determine the disposition of the dog unless the	1164
court issues an order that specifies otherwise.	1165
(C) Not more than ten days after the court makes a final	1166
determination under section 955.22, 955.222, or 955.225 of the	1167
Revised Code, the county dog warden shall provide the owner of	1168
the dog with the actual cost of the confinement of the dog. If	1169
the county dog warden finds that the security provided under	1170
division (A) of this section is less than the actual cost of	1171
confinement of the dog, the owner shall remit the difference	1172
between the security provided and the actual cost to the county	1173
dog warden within thirty days after the court's determination.	1174
If the county dog warden finds that the security provided under	1175
division (A) of this section is greater than that actual cost,	1176
the county dog warden shall remit the difference between the	1177
security provided and the actual cost to the owner within thirty	1178
days after the court's determination.	1179
Sec. 955.222. (A) The municipal court or county court that	1180

has territorial jurisdiction over the residence of the owner,	1181
keeper, or harborer of a dog shall conduct any hearing	1182
concerning the designation of the dog as a nuisance dog,	1183
dangerous dog, or vicious dog.	1184
(B)—If a person who is authorized to enforce this chapter	1185
has reasonable cause to believe that a dog in the person's	1186
jurisdiction is a nuisance dog, dangerous dog, or vicious dog,	1187
the person shall notify the owner, keeper, or harborer of that	1188
dog, by certified mail or in person, of both of the following:	1189
(1) That the person has designated the dog a nuisance dog,	1190
dangerous dog, or vicious dog, as applicable;	1191
(2) That the owner, keeper, or harborer of the dog may	1192
request a hearing regarding the designation in accordance with	1193
this section. The notice shall include instructions for filing a	1194
request for a hearing in the county in which the dog's owner,	1195
keeper, or harborer resides with the court with jurisdiction	1196
over the location where the alleged incident occurred that gave	1197
rise to the designation that the dog is a nuisance dog,	1198
dangerous dog, or vicious dog.	1199
Reasonable cause may be supported by one or more notarized	1200
affidavits of a witness describing the incident or incidents in	1201
which the witness saw the dog engage in behavior that warrants	1202
designation of the dog as a nuisance dog, dangerous dog, or	1203
vicious dog.	1204
(C) If the owner, keeper, or harborer of the dog disagrees	1205
with the designation of the dog as a nuisance dog, dangerous	1206
dog, or vicious dog, as applicable, the (B) The owner, keeper,	1207
or harborer, not later than ten days after receiving	1208
notification of the designation, may request a hearing regarding	1209

the determination in writing. The request for a hearing shall be	1210
in writing and shall be filed with the municipal court or county	1211
court that has territorial jurisdiction over the residence of	1212
the dog's owner, keeper, or harborer alleged incident that gave	1213
rise to the determination that the dog is a nuisance dog,	1214
dangerous dog, or vicious dog. At the hearing, the person who	1215
designated the dog as a nuisance dog, dangerous dog, or vicious	1216
dog has the burden of proving, by clear and convincing evidence,	1217
that the dog is a nuisance dog, dangerous dog, or vicious dog.	1218
The owner, keeper, or harborer of the dog or the person	1219
who designated the dog as a nuisance dog, dangerous dog, or	1220
vicious dog may appeal the court's final determination as in any	1221
other case filed in that court.	1222
(D) A (C)(1) Subject to division (C)(2) of this section	1223
and if the owner, keeper, or harborer has requested a hearing	1224
under division (B) of this section, a dog that has been	1225
designated a nuisance, dangerous, or vicious dog shall be	1226
confined at the county dog pound at the owner's expense until	1227
the court makes a final determination and during the pendency of	1228
any appeal of the violation.	1229
(2) The court, upon motion of an owner, keeper, or	1230
harborer or an attorney representing the owner, keeper, or	1231
harborer, may order that the dog designated as a nuisance dog,	1232
dangerous dog, or vicious dog be held in the possession of the	1233
owner, keeper, or harborer until the court makes a final	1234
determination under this section or during the pendency of an	1235
appeal, as applicable. Until- <u>If</u> the court-makes a final-	1236
determination and during the pendency of any appeal issues the	1237
order, the dog shall be confined or restrained in accordance	1238
with the provisions of division $\frac{(D)}{(A)}$ of section $\frac{955.22}{(A)}$	1239

955.223 of the Revised Code that apply to dangerous dogs	1240
regardless of whether the dog has been designated as a vicious	1241
dog or a nuisance dog rather than a dangerous dog. The owner,	1242
keeper, or harborer of the dog shall <u>is</u> not be required to	1243
comply with any other requirements established in the Revised	1244
Code that concern a nuisance dog, dangerous dog, or vicious $\operatorname{dog}_{\overline{\iota}}$	1245
as applicable, until the court makes a final determination and	1246
during the pendency of any appeal.	1247
(E) (D) It is an affirmative defense to the designation of	1248
a dog as a nuisance dog, dangerous dog, or vicious dog if any of	1249
the following apply:	1250
(1) The dog or the dog's offspring was willfully teased,	1251
tormented, or abused by a person.	1252
(2) The dog was coming to the aid or defense of a person	1253
who was not engaged in illegal or criminal activity and who was	1254
not using the dog as a means of carrying out such activity.	1255
(3) The dog was responding to its own pain or injury.	1256
(4) The person toward whom the dog's behavior was directed	1257
was intervening between two or more animals engaged in	1258
aggressive behavior or fighting.	1259
(5) The dog caused injury or serious injury to or death of	1260
a person while the person was committing or attempting to commit	1261
a trespass or other criminal offense on the property of the	1262
owner, keeper, or harborer of the dog.	1263
(E)(1) If a dog is finally determined under this section,	1264
or on appeal as described in this section, to be a vicious dog	1265
and the dog did not kill a person or another dog during the	1266
incident that gave rise to that determination, division (D) of	1267
section 955.11 and divisions (D) to (I) of section 955.22 of the	1268

Revised Code apply with respect to the dog and the owner,	1269
keeper, or harborer of the dog as if the dog were a dangerous-	1270
dog, and section 955.54 of the Revised Code applies with respect	1271
to the dog as if it were a dangerous dog, and the court shall-	1272
issue an order that specifies that those provisions apply with-	1273
respect to the dog and the owner, keeper, or harborer in that	1274
manner. As part of the order, the court shall require the owner,	1275
keeper, or harborer to obtain the liability insurance required-	1276
under division (E)(1) of section 955.22 of the Revised Code in-	1277
an amount described in division (H)(2) of section 955.99 of the	1278
Revised Code the court may order the dog to be humanely	1279
destroyed by a licensed veterinarian, the county dog warden, or	1280
the county humane society at the owner's expense.	1281
(F) As used in this section, "nuisance dog," "dangerous-	1282
dog," and "vicious dog" have the same meanings as in section	1283
955.11 of the Revised Code.	1284
	-
(2) If a dog is finally determined under this section, or	1285
on appeal as described in this section, to be a vicious dog and	1286
the dog killed a person or another dog during the incident that	1287
gave rise to that determination, the court shall order the dog	1288
to be humanely destroyed by a licensed veterinarian, the county	1289
dog warden, or the county humane society at the owner's expense.	1290
(3) If the court does not order a vicious dog to be	1291
destroyed under division (E)(1) of this section, the court shall	1292
issue an order that specifies that division (C) of section	1293
955.13 and sections 955.223, 955.224, 955.225, and 955.54 of the	1294
Revised Code apply with respect to the dog and to the owner,	1295
keeper, or harborer of the dog as if the dog were a dangerous	1296
dog.	1297
Sec. 955.223. (A) Except when a dangerous dog is lawfully	1298

engaged in hunting or training for the purpose of hunting and is	1299
accompanied by the owner, keeper, harborer, or handler of the	1300
dog, no owner, keeper, or harborer of a dangerous dog shall fail	1301
to do either of the following:	1302
(1) While the dog is on the premises of the owner, keeper,	1303
or harborer, securely confine it at all times in a locked pen	1304
that has a top, locked fenced yard, or other locked enclosure	1305
that has a top;	1306
(2) While the dog is off the premises of the owner,	1307
keeper, or harborer, keep the dog on a chain-link leash or	1308
tether that is not more than six feet in length and additionally	1309
do at least one of the following:	1310
(a) Keep the dog in a locked pen that has a top, locked	1311
fenced yard, or other locked enclosure that has a top;	1312
(b) Have the leash or tether controlled by a person who is	1313
of suitable age and discretion and station such a person in	1314
close enough proximity to the dog so as to prevent it from	1315
<pre>causing injury to any person;</pre>	1316
(c) Securely attach, tie, or affix the leash or tether to	1317
the ground or a stationary object or fixture so that the dog is	1318
adequately restrained;	1319
(d) Muzzle the dog.	1320
(B) No owner, keeper, or harborer of a dangerous dog shall	1321
fail to do any of the following:	1322
(1) Obtain liability insurance with an insurer authorized,	1323
approved, or otherwise eligible to write liability insurance in	1324
this state providing at least one hundred thousand dollars of	1325
coverage in each occurrence because of damage or bodily injury	1326

to or death of a person caused by the dangerous dog if so	1327
ordered by a court and provide proof of that liability insurance	1328
upon request to any law enforcement officer, county dog warden,	1329
or public health official authorized to enforce this chapter;	1330
(2) Obtain a dangerous dog registration certificate from	1331
the county dog warden pursuant to section 955.224 of the Revised	1332
Code, affix a tag that identifies the dog as a dangerous dog to	1333
the dog's collar, and ensure that the dog wears the collar and	1334
tag at all times;	1335
(3) Notify the county dog warden immediately if any of the	1336
following occurs:	1337
(a) The dog is loose or unconfined.	1338
(b) The dog bites a person unless the dog is on the	1339
property of the owner of the dog and the person who is bitten is	1340
unlawfully trespassing or committing a criminal act within the	1341
boundaries of that property.	1342
(c) The dog attacks another animal while the dog is off	1343
the property of the owner of the dog.	1344
(4) If the dog is sold, given to another person, or dies,	1345
notify the county dog warden within ten days of the sale,	1346
transfer, or death.	1347
(C) Whoever violates division (A) of this section is	1348
guilty of a misdemeanor of the fourth degree on a first offense	1349
and of a misdemeanor of the third degree on each subsequent	1350
offense. Additionally, the court shall do one of the following:	1351
(1) Order the offender to personally supervise the	1352
dangerous dog that the offender owns, keeps, or harbors, require	1353
that dog to complete dog obedience training, or to do both and,	1354

if applicable, order the offender to obtain liability insurance	1355
in the manner described in division (B)(1) of this section;	1356
(2) Order the dangerous dog to be humanely destroyed by a	1357
licensed veterinarian, the county dog warden, or the county	1358
humane society at the owner's expense.	1359
(D) Whoever violates division (B)(1) of this section is	1360
quilty of a minor misdemeanor.	1361
(E) Whoever violates division (B)(2) of this section is	1362
guilty of a misdemeanor of the fourth degree.	1363
(F) Whoever violates division (B)(3) or (4) of this	1364
section is guilty of a minor misdemeanor.	1365
Sec. 955.224. (A) (1) Not later than thirty days after a	1366
dog has been designated a dangerous dog under section 955.222 of	1367
the Revised Code or a person acquires ownership of a dangerous	1368
dog, the owner of the dog shall file an application for a	1369
dangerous dog registration certificate in the office of the	1370
county dog warden of the county in which the owner resides. The	1371
owner shall renew the certificate annually by filing an	1372
application on or after the first day of December, but not later	1373
than the thirty-first day of January each year.	1374
(2) If an application for a dangerous dog registration	1375
certificate is not filed and the registration fee established in	1376
this section paid by the applicable deadline established in	1377
division (A)(1) of this section, the county dog warden shall	1378
assess a penalty in an amount equal to the dangerous dog	1379
registration fee.	1380
(3) Registration of a dangerous dog required by this	1381
section is in addition to the registration required by section	1382
955.01 of the Revised Code.	1383

H. B. No. 37
As Introduced

(B) The county dog warden shall issue a dangerous dog	1384
registration certificate to a person who is the owner of a dog,	1385
who is eighteen years of age or older, and who provides the	1386
<pre>following to the warden:</pre>	1387
(1) A fee of fifty dollars for the initial registration	1388
and annual renewal, or, if the initial registration period is	1389
less than twelve months, a fee equal to a prorated amount as	1390
determined by the county dog warden;	1391
(2) The person's address, telephone number, and other	1392
appropriate means for the county dog warden to contact the	1393
<pre>person;</pre>	1394
(3) With respect to the person and the dog for which the	1395
registration is sought, all of the following:	1396
(a) Either satisfactory evidence of the dog's current	1397
rabies vaccination or a statement from a licensed veterinarian	1398
that a rabies vaccination is medically contraindicated for the	1399
dog;	1400
(b) Either satisfactory evidence of the fact that the dog	1401
has been neutered or spayed or a statement from a licensed	1402
veterinarian that neutering or spaying of the dog is medically	1403
<pre>contraindicated;</pre>	1404
(c) Satisfactory evidence of the fact that the person has	1405
posted and will continue to post clearly visible signs at the	1406
person's residence warning both minors and adults of the	1407
presence of a dangerous dog on the property;	1408
(d) Satisfactory evidence of the fact that the dog has	1409
been permanently identified by means of a microchip and the	1410
dog's microchip number.	1411

(C) Upon the issuance of a dangerous dog registration	1412
certificate to the owner of a dog, the county dog warden shall	1413
provide the owner with a uniformly designed tag that identifies	1414
the animal as a dangerous dog. If a certificate holder relocates	1415
to a new county, the certificate holder shall follow the	1416
procedure established in division (D)(2) of this section and,	1417
upon the expiration of the certificate issued in the original	1418
county, shall renew the certificate in the new county.	1419
(D)(1) If a registered dangerous dog and its owner	1420
relocate to a new address within the county of registration, the	1421
owner shall provide notice of the new address to the county dog	1422
warden within ten days of relocating to the new address.	1423
(2) If a registered dangerous dog and its owner relocate	1424
to a new address in another county, the owner shall do both of	1425
the following within ten days of relocating to the new address:	1426
(a) Provide written notice of the new address and a copy	1427
of the current dangerous dog registration certificate to the	1428
county dog warden of the new county;	1429
(b) Provide written notice of the new address to the	1430
county dog warden of the county where the owner previously	1431
resided.	1432
(E) No owner of a dangerous dog shall fail to present the	1433
dangerous dog registration certificate upon request by any law	1434
enforcement officer, dog warden, or public health official	1435
authorized to enforce this chapter.	1436
(F) The fees and penalties collected pursuant to this	1437
section shall be deposited in the dog and kennel fund of the	1438
applicable county.	1439
(G) Whoever violates division (E) of this section is	1440

guilty of a minor misdemeanor.	1441
Sec. 955.225. (A) No person shall do any of the following:	1442
(1) Debark or surgically silence a dog that the person	1443
knows or has reason to believe is a dangerous dog;	1444
(2) Possess a dangerous dog if the person knows or has	1445
reason to believe that the dog has been debarked or surgically	1446
<pre>silenced;</pre>	1447
(3) Falsely attest on a waiver form provided by a	1448
veterinarian under division (B) of this section that a dog is	1449
not a dangerous dog or otherwise provide false information on	1450
that written waiver form.	1451
(B) Before a veterinarian debarks or surgically silences a	1452
dog, the veterinarian may give the owner of the dog a written	1453
waiver form that attests that the dog is not a dangerous dog.	1454
The written waiver form shall include all of the following:	1455
(1) The veterinarian's license number and current business	1456
address;	1457
(2) The number of the dog's registration issued under	1458
section 955.01 of the Revised Code if the dog is so registered;	1459
(3) A reasonable description of the age, coloring, and	1460
gender of the dog as well as any notable markings on the dog;	1461
(4) The signature of the owner of the dog attesting that	1462
the owner's dog is not a dangerous dog;	1463
(5) A statement that division (A) of section 955.225 of	1464
the Revised Code prohibits any person from doing any of the	1465
<pre>following:</pre>	1466
(a) Debarking or surgically silencing a dog that the	1467

person knows or has reason to believe is a dangerous dog;	1468
(b) Possessing a dangerous dog if the person knows or has	1469
reason to believe that the dog has been debarked or surgically	1470
silenced;	1471
(c) Falsely attesting on a waiver form provided by a	1472
veterinarian under division (B) of section 955.225 of the	1473
Revised Code that the person's dog is not a dangerous dog or	1474
otherwise providing false information on that written waiver	1475
form.	1476
(C) It is an affirmative defense to a charge of a	1477
violation of division (A) of this section that the veterinarian	1478
who is charged with the violation obtained, prior to debarking	1479
or surgically silencing the dog, a written waiver form that	1480
complies with division (B) of this section and that attests that	1481
the dog is not a dangerous dog.	1482
(D) Whoever violates division (A)(1), (2), or (3) of this	1483
section is guilty of a felony of the fourth degree.	1484
Additionally, the court shall order that the dog involved in the	1485
violation be humanely destroyed by a licensed veterinarian, the	1486
county dog warden, or the county humane society. Until the court	1487
makes a final determination and during the pendency of any	1488
appeal of a violation of division (A)(1), (2), or (3) of this	1489
section, and at the discretion of the dog warden, the dog shall	1490
be confined or restrained in accordance with the provisions of	1491
division (A) of section 955.223 of the Revised Code or at the	1492
county dog pound at the owner's expense.	1493
Sec. 955.23. (A) No county dog warden shall willfully fail	1494
to perform—his the warden's duties under section 955.12 of the	1495
Revised Code or other duties required of dog wardens.	1496

(B) Whoever violates division (A) of this section is	1497
quilty of a minor misdemeanor.	1498
guilty of a minor misdemeanor.	1450
Sec. 955.24. (A) No person shall obstruct or interfere	1499
with anyone lawfully engaged in capturing an unregistered dog or	1500
making an examination of a dog wearing a tag.	1501
(B) Whoever violates division (A) of this section is	1502
guilty of a minor misdemeanor.	1503
Sec. 955.25. (A) No person shall own, keep, or harbor a	1504
dog wearing a fictitious, altered, or invalid registration tag	1505
or a registration tag not issued by the county auditor in	1506
connection with the registration of such animal.	1507
(B) Whoever violates division (A) of this section is	1508
guilty of a minor misdemeanor.	1509
Sec. 955.261. (A) (1) No person shall remove a dog that has	1510
bitten any person from the county in which the bite occurred	1511
until a quarantine period as specified in division (B) of this	1512
section has been completed. No person shall transfer a dog that	1513
has bitten any person until a quarantine period as specified in	1514
division (B) of this section has been completed, except that a	1515
person may transfer the dog to the county dog warden or to any	1516
other animal control authority.	1517
(2)(a) Subject to division (A)(2)(b) of this section, no	1518
person shall kill a dog that has bitten any person until a	1519
quarantine period as specified in division (B) of this section	1520
has been completed.	1521
(b) Division (A)(2)(a) of this section does not apply to	1522
the killing of a dog in order to prevent further injury or death	1523
or if the dog is diseased or seriously injured.	1524

(3) No person who has killed a dog that has bitten any	1525
person in order to prevent further injury or death or if the dog	1526
is diseased or seriously injured shall fail to do both of the	1527
following:	1528
(a) Immediately after the killing of the dog, notify the	1529
board of health for the district in which the bite occurred of	1530
the facts relative to the bite and the killing;	1531
(b) Hold the body of the dog until that board of health	1532
claims it to perform tests for rabies.	1533
(B) The quarantine period for a dog that has bitten any	1534
person shall be ten days or another period that the board of	1535
health for the district in which the bite occurred determines is	1536
necessary to observe the dog for rabies.	1537
(C)(1) To enable persons to comply with the quarantine	1538
requirements specified in divisions (A) and (B) of this section,	1539
boards of health shall make provision for the quarantine of	1540
individual dogs under the circumstances described in those	1541
divisions.	1542
(2) Upon the receipt of a notification pursuant to	1543
division (A)(3) of this section that a dog that has bitten any	1544
person has been killed, the board of health for the district in	1545
which the bite occurred shall claim the body of the dog from its	1546
killer and then perform tests on the body for rabies.	1547
(D) This section does not apply to a police dog that has	1548
bitten a person while the police dog is under the care of a	1549
licensed veterinarian or has bitten a person while the police	1550
dog is being used for law enforcement, corrections, prison or	1551
jail security, or investigative purposes. If, after biting a	1552
person, a police dog exhibits any abnormal behavior, the law	1553

enforcement agency and the law enforcement officer the police	1554
dog assists, within a reasonable time after the person is	1555
bitten, shall make the police dog available for the board of	1556
health for the district in which the bite occurred to perform	1557
tests for rabies.	1558
(E) As used in this section, "police dog" has the same	1559
meaning as in section 2921.321 of the Revised Code.	1560
(F) Whoever violates this section is guilty of a minor	1561
misdemeanor on a first offense and of a misdemeanor of the	1562
fourth degree on each subsequent offense.	1563
Sec. 955.39. (A) No person shall violate a rabies	1564
quarantine order issued under section 955.26 of the Revised	1565
Code.	1566
(B) Whoever violates division (A) of this section is	1567
guilty of a minor misdemeanor on a first offense and of a	1568
misdemeanor of the fourth degree on each subsequent offense.	1569
Sec. 955.43. (A) When either a blind, deaf or hearing	1570
impaired, or mobility impaired person or a trainer of an	1571
assistance dog is accompanied by an assistance dog, the person	1572
or the trainer, as applicable, is entitled to the full and equal	1573
accommodations, advantages, facilities, and privileges of all	1574
public conveyances, hotels, lodging places, all places of public	1575
accommodation, amusement, or resort, all institutions of	1576
education, and other places to which the general public is	1577
invited, and may take the dog into such conveyances and places,	1578
subject only to the conditions and limitations applicable to all	1579
persons not so accompanied, except that:	1580
(1) The dog shall not occupy a seat in any public	1581
conveyance.	1582

(2) The dog shall be upon a leash while using the	1583
facilities of a common carrier.	1584
(3) Any dog in training to begome an aggistance dog shall	1585
(3) Any dog in training to become an assistance dog shall	
be covered by a liability insurance policy provided by the	1586
nonprofit special agency engaged in such work protecting members	1587
of the public against personal injury or property damage caused	1588
by the dog.	1589
(B) No person shall deprive a blind, deaf or hearing	1590
impaired, or mobility impaired person or a trainer of an	1591
assistance dog who is accompanied by an assistance dog of any of	1592
the advantages, facilities, or privileges provided in division	1593
(A) of this section, nor or charge the person or trainer a fee	1594
or charge for the dog.	1595
(C) As used in this section, "institutions of education"	1596
means:	1597
(1) Any state university or college as defined in section	1598
3345.32 of the Revised Code;	1599
(2) Any private college or university that holds a	1600
certificate of authorization issued by the Ohio board of regents	1601
pursuant to Chapter 1713. of the Revised Code;	1602
(3) Any elementary or secondary school operated by a board	1603
of education;	1604
(4) Any chartered or nonchartered nonpublic elementary or	1605
secondary school;	1606
(5) Any school issued a certificate of registration by the	1607
state board of career colleges and schools.	1608
(D) Whoever violates division (B) of this section is	1609
guilty of a misdemeanor of the fourth degree.	1610

Sec. 955.44. All fines collected for violations of	1611
sections 955.11, 955.21 955.13, 955.22, 955.223, 955.224,	1612
955.225, 955.23, 955.25, and 955.261, and 955.60 of the Revised	1613
Code shall be deposited in the county treasury to the credit of	1614
the dog and kennel fund.	1615
Sec. 955.50. (A) No person shall sell, offer to sell, or	1616
expose for sale, for the purpose of resale or receive for	1617
delivery within this state, or ship from any point within this	1618
state to any point outside this state, for sale to the general	1619
public at retail, any dog under the age of eight weeks.	1620
(B) No person shall receive from outside this state, or	1621
ship from any point within this state to any point outside this	1622
state, for sale to the general public at retail, any dog that is	1623
not accompanied by a certificate, issued by a licensed	1624
veterinarian who is accredited by the United States department	1625
of agriculture and authorized to issue health certificates for	1626
animals in interstate commerce, certifying that the dog is	1627
sufficiently sound and healthy to be reasonably expected to	1628
withstand the intended transportation without adverse effect.	1629
(C) This section does not apply to the transportation of	1630
dogs in interstate commerce by common carrier, provided that	1631
neither the point of shipment nor the point of receiving is	1632
within this state.	1633
(D) No person responsible for the transportation of a	1634
pregnant dog to any point within this state or from any point	1635
within this state to any point outside this state shall be	1636
liable in damages for any injury to or illness of, or the death	1637
of, the dog or any puppies, <u>whenevr</u> whenever the injury,	1638
illness, or death results from the birth of such puppies during	1639
the time the dog is being transported.	1640

(E) Whoever violates this section is guilty of a minor	1641
misdemeanor on a first offense and of a misdemeanor of the	1642
fourth degree on each subsequent offense.	1643
Sec. 955.54. (A) No person who is convicted of or pleads	1644
guilty to a felony offense of violence committed on or after the	1645
effective date of this section or May 22, 2012, a felony	1646
violation of any provision of Chapter 959., 2923., or 2925. of	1647
the Revised Code committed on or after the effective date of	1648
this section May 22, 2012, or a violation of division (B) of	1649
section 2919.22 of the Revised Code committed on or after the	1650
effective date of this amendment shall knowingly own, possess,	1651
have custody of, or reside in a residence with either of the	1652
following for a period of three five years commencing either	1653
upon the date of release of the person from any period of	1654
incarceration imposed for the offense or violation or, if the	1655
person is not incarcerated for the offense or violation, upon	1656
the date of the person's final release from the other sanctions	1657
imposed for the offense or violation:	1658
(1) An unspayed or unneutered dog older than twelve weeks	1659
of age;	1660
(2) Any dog that has been determined to be a dangerous dog	1661
under -Chapter 955. of the Revised Code this chapter.	1662
(B) A No person described in division (A) of this section	1663
shall <u>fail to microchip</u> for permanent identification any dog	1664
owned, possessed by, or in the custody of the person.	1665
(C)(1) Division (A) of this section does not apply to any	1666
person who is confined in a correctional institution of the	1667
department of rehabilitation and correction.	1668
(2) Division (A) of this section does not apply to any	1669

person with respect to any dog that the person owned, possessed,	1670
had custody of, or resided in a residence with prior to—the—	1671
effective date of this section May 22, 2012, or, with regard to	1672
a violation of division (B) of section 2919.22 of the Revised	1673
Code, prior to the effective date of this amendment.	1674
(D) Whoever violates division (A) or (B) of this section	1675
is guilty of a misdemeanor of the first degree.	1676
Sec. 955.60. (A) Any person authorized to enforce this	1677
chapter shall investigate any complaint that indicates a	1678
possible violation of any provision of this chapter involving a	1679
dog.	1680
(B) If, after investigating an alleged violation of this	1681
chapter under division (A) of this section, an authorized person	1682
does not cite a person for or charge a person with a violation,	1683
the authorized person shall notify, in accordance with division	1684
(C) of this section, the owner, keeper, or harborer of the dog	1685
that there has been a complaint regarding the dog and that the	1686
authorized person investigated a possible violation. The notice	1687
shall specify all of the following:	1688
(1) A citation to the applicable provision or provisions	1689
of law at issue;	1690
(2) Contact information for the authorized person;	1691
(3) A requirement that the owner, keeper, or harborer of	1692
the dog respond to the authorized person indicating that the	1693
owner, keeper, or harborer has received the notice.	1694
(C) The authorized person shall post the notice on the	1695
door of the dwelling at which the dog resides within twenty-four	1696
hours of the authorized person's investigation. The owner,	1697
keeper, or harborer of the dog shall respond within forty-eight	1698

hours to the authorized person via email, facsimile, telephone,	1699
or social media correspondence, indicating that the owner,	1700
keeper, or harborer has received the notice. If the owner,	1701
keeper, or harborer of the dog responds within a reasonable time	1702
after the forty-eight-hour period, the person is not subject to	1703
division (D)(1) of this section, provided that the response is	1704
accompanied with a reasonable explanation of why the forty-	1705
eight-hour response deadline was not met.	1706
(D) If the owner, keeper, or harborer of the dog does not	1707
<pre>respond within:</pre>	1708
(1) Forty-eight hours or does not respond within a	1709
reasonable time after the notice is posted as provided in	1710
division (C) of this section, the owner, keeper, or harborer of	1711
the dog shall be fined twenty-five dollars.	1712
(2) Ninety-six hours after the notice is posted, the	1713
owner, keeper, or harborer of the dog shall be fined forty	1714
dollars.	1715
(3) Seven days after the notice is posted, a court may	1716
issue a summons or warrant for the arrest of the owner, keeper,	1717
or harborer of the dog.	1718
(E) The fines collected under this section shall be	1719
deposited in the dog and kennel fund of the applicable county.	1720
Section 2. That existing sections 109.73, 715.23, 901.80,	1721
955.01, 955.02, 955.04, 955.10, 955.11, 955.12, 955.16, 955.21,	1722
955.22, 955.221, 955.222, 955.23, 955.24, 955.25, 955.261,	1723
955.39, 955.43, 955.44, 955.50, and 955.54 of the Revised Code	1724
are hereby repealed.	1725
Section 3. That section 955.99 of the Revised Code is	1726
hereby repealed.	1727

Section 4. The owner of a dog who holds a valid dangerous	1728
dog registration certificate for the dog that was issued under	1729
division (I) of section 955.22 of the Revised Code as that	1730
section existed prior to its amendment by this act shall renew	1731
the certificate beginning December 1 of the year in which this	1732
act takes effect, but not later than January 31 of the	1733
subsequent year regardless of when the owner would have been	1734
required to renew the certificate under former law. Except as	1735
otherwise provided in this section, the owner shall file the	1736
application in accordance with section 955.224 of the Revised	1737
Code as enacted by this act.	1738
If the renewal required by this section results in a	1739
reduction of the registration period for which the owner paid	1740
fifty dollars under former law, the owner shall pay a	1741
registration fee for the renewal required by this section in an	1742
amount that is prorated as determined by the county auditor of	1743
the county in which the owner resides. Thereafter, the owner	1744
shall renew the dangerous dog registration certificate in	1745
accordance with section 955.224 of the Revised Code as enacted	1746
by this act.	1747

Section 5. This act shall be known as "Savannah's Law."

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